

# **FAX RECEIVED**

DEC 3 1 2001

Practitioner's Docket No. \_55573 (71526)\_

GROUPVI 600

	IN THE	UNITED STATES PATE	NT AND TR	ADEMARK OF	FICE	MAI
APPLICANT:		Mishina et al.			<少じ []	UHL
SERIAL NO.: 09/786,309		09/786,309		EXAMINER: L. Nguyen		
FILED	):	June 6, 2001		GROUP:	1635	
FOR:		HIGHLY EFFICIENT MU PSORALEN DERIVATIV		METHOD WIT	•	
	ant Commissi ington, D.C. 2	oner for Patents 0231		•	#8/	K.T · 1/3/02
		<b>AMENDMENT</b>	TRANSMIT	ΓAL	/	
1.	Transmitted l	nerewith is an amendment fo	r this applicati	on.		4
		STA	TUS			,
2.	[]	ill entity. A statement: is attached. was already filed. than a small entity.			$\omega$	E.O.T. 1 mo.
1 hereby	certify that, on the	CERTIFICATE OF MAILING/I		(37 C.F.R. 1.8(a))		<u> </u>
MAILING				FACSIMIL	E	
[X]		ne United States Postal Service ostage as first class mail in an		insmitted by facsimile t indemark Office, Facsin		

Date: \_\_\_\_December 29, 2001

20231.

envelope addressed to the Assistant Commissioner for Patents, Washington, D.C.

Signature

John B. Alexander, Ph.D.

(type or print name of person certifying)

(Amendment Transmittal-page 1 of 4)

01/04/2002 KTURNER 00000001 041105

1-703-872-9306

09786309

110.09 CH



### **EXTENSION OF TERM**

NOTE: "Extension of Time in Patent Cases (Supplement Amendments) — If a timely and complete response has been filed after a Non-Final Office Action, un extension of time is not required to permit filing and/or entry of an additional amendment after expiration of the shortened statutory period.

If a timely response has been filed ofter a Final Office Action, an extension of time is required to permit filing and/or entry of a Notice of Appeal or filing and/or entry of an additional amendment after expiration of the shortened statutory period timess the timely-filed response placed the application in condition for allowance. Of course, if a Notice of Appeal has been filed within the shortened statutory period, the period has ceased to run." Notice of December 10, 1985 (1061 O.G. 34-35).

NOTE: See 37 C.F.R. 1.645 for extensions of time in interference proceedings, and 37 C.F.R. 1.550(c) for extensions of time in reexamination proceedings.

3. The proceedings herein are for a patent application and the provisions of 37 C.F.R. 1.136 apply.

(complete (a) or (b), as applicable)

(a) [x] Applicant petitions for an extension of time under 37 C.F.R. 1.136 (fees: 37 C.F.R. 1.17(a)(1)-(4)) for the total number of months checked below:

	Extension	Fee for other than	Fee for	
	(months)	small entity	small entity	
[x]	one month	\$110.00	\$55.00	
î î	two months	\$390.00	\$190.00	
ÎÌ	three months	\$890.00	\$445.00	
ii	four months	\$1360.00	\$680.00	
į į	five months	\$1,850.00	\$925.00	

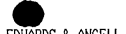
Fee: \$ \_\_\_\_110.00\_

If an additional extension of time is required, please consider this a petition therefor.

(check and complete the next item, if applicable)

[]	\$	An extension for months has already been secured. The fee paid therefor of \$ is deducted from the total fee due for the total months of extension no requested.					
		Extension fee due with this request \$_110.00					
		OR					
(b)	[]	Applicant believes that no extension of term is required. However, this conpetition is being made to provide for the possibility that applicant has inadvoverlooked the need for a petition for extension of time.					

(Amendment Transmittal-page 2 of 4)



### FEE FOR CLAIMS

4. The fee for claims (37 C.F.R. 1.16(b)-(d)) has been calculated as shown below:

	(Col.1		(Co <u>l.</u>	2) (Col. 3) SM	IALL ENT	CITY	S	MALL I	ENTITY	
		laims		Tickeet No						
		naining After		Highest No. Previously	Present		Addi	+		Addit
		ndmen	•	Paid For	Extra	Rate	Fee		Rate	Fee
[otal	THE	*	Minus	**	=	x \$9 =	\$		x \$18 =	S
ndep.		*	Minus	***	O	x \$39 =	\$	,	x \$78 =	\$0
	st Pres			tiple Depender	nt Claim	+ \$130 =	= \$		+ \$260 =	\$0
			· -			Total		OR	Total	
						Addit. Fee	\$	_	Addit. Fee	\$
'ARNI	The "II of a pri	lighest N ior amend "Afle	o. Previou dment or ti r final reje	ously Paid For" IN usly Paid For" (To the number of clair action or action (§ form which has be	tal or Indep. ms originally (1.113) ame	) is the highest t y filed. ndments may be	number fo	und in the	ims or complyin	
VARNI	The "II of a pri	lighest N ior amend "Afle	o. Previou dment or ti r final reje	isly Paid For" (To he number of clain ection or action (§ form which has be	tal or Indep. ms originally 7.113) ame ven made."	) is the highest t y filed. ndments may be 37 C.F.R. 1.116(	number fo nade cai (a) (empli	und in the	ims or complyin	
VARNI	The "II of a pri	lighest N ior amend "Afle	o. Previou dment or ti r final reje	isly Paid For" (To he number of clain ection or action (§ form which has be	tal or Indep. ms originally 7.113) ame ven made."	) is the highest t y filed. ndments may be	number fo nade cai (a) (empli	und in the	ims or complyin	
VARNI.	The "II of a pri	lighest N ior amend "Afle	o. Previou dment or t r final reje rement of j	isly Paid For" (To he number of clain ection or action (§ form which has be	tal or Indep. ms originally 1.113) ame cen made."	) is the highest to y filed. ndments may be 37 C.F.R. 1.116( d), as applica- is required.	number fo nade cai (a) (empli	und in the	ims or complyin	
VARNI	The "II of a pri <i>NG:</i>	lighest N ior amend "Afte requi	o. Previous dement or the final rejection of final rejection of final rejection of final remembers of final	isly Paid For" (To he number of clain action or action (§ form which hus be (complet	tal or Indepons originally  (1.113) ame cen made."  (1e (c) or (c)  (or claims to	) is the highest to y filed. ndments may be 37 C.F.R. 1.116( d), as applica- is required. R	number fu made cai (a) (empli ble)	und in the	ims or complyin	
VARNI	The "II of a pri  NG:  (c)	Iighest N jor amen "Afte requi	o. Previous dement or the final rejection of final rejection of final rejection of final remembers of final	isly Paid For" (To the number of claim ection or action (§ form which has be (completed dditional fee for	tal or Indepons originally  (1.113) ame cen made."  (1e (c) or (c)  (or claims to	) is the highest to a filed.  Inducts may be the second of	number fu made cai (a) (empli ble)	und in the	ims or complyin	
	The "II	(ighest Nior amendal)  "After required [X]	o. Previous diment or the final rejection of final	isly Paid For" (To the number of claim action or action (§ form which has be (completed dditional fee for a additional fee the check in the s	tal or Indepense originally  (1.113) ame ten made."  (1e (c) or (c)  (or claims in c for claims  FEE PAY	) is the highest to filed.  Inducents may be the filed.  If C.F.R. 1.116(1), as applications required.  R  Is required \$  If MENT	number for made car (a) (emphi	und in the	iims or complyin ).	
	The "II of a pri NG: (c) (d)	(ighest Nior amendal)  "After required [X]  [ ]  Attached the chain and chain are considered to the chain are cons	o. Previous diment or the final rejection of final	isly Paid For" (To the number of claim ection or action (§ form which has be (completed dditional fee for	tal or Indepensions originally  (1.113) ame cen made."  (1.113) ame cen made."	) is the highest to filed.  Inducents may be the filed.  If C.F.R. 1.116(1), as applications required.  R  Is required \$  IMENT	number for made car (a) (emphi	und in the	iims or complyin ).	
WARNI.	The "II	(ighest Nior amendal)  "After required [X]  [ ]  Attached the chain and chain are considered to the chain are cons	o. Previous diment or the final rejection of final	isly Paid For" (To he number of claim ection or action (§ form which has be completed dditional fee for a check in the sount No04-of this transmit	tal or Indep. ms originally in 1.113) ame wen made."  te (c) or (c) or claims in c for claims FEE PAY sum of \$	) is the highest to filed.  Inducents may be the filed.  If C.F.R. 1.116(1), as applications required.  R  Is required \$  IMENT	number for made car (a) (emphi	und in the	iims or complyin ).	

NOTE: If there is a fee deficiency and there is no authorization to charge an account, additional fees are necessary to cover the additional time consumed in making up the original deficiency. If the maximum, six-month period has expired before the deficiency is noted and corrected, the application is held abandoned. In those instances where authorization to charge is included, processing delays are encountered in returning the papers to the PTO Finance Branch in order to apply these charges prior to action on the cases. Authorization to charge the deposit account for any fee deficiency should be checked. See the Notice of April 7, 1986, (1065 O.G. 31-33).

6. [X] If any additional extension and/or fee is required, charge Account No. \_\_\_04-1105\_\_\_\_\_

(Amendment Transmittal-page 3 of 4)



## AND/OR

[X]	If any additional fee for	claims is required, charge Account No04-1105
		SIGNATURE OF PRACTITIONER
Reg. No. 48,3	00	John B. Alexander
.Kcg. No. 46,5	77	(type or print name of practitioner)
m   N //17	. 400 4444	Dike, Bronstein, Roberts & Cushman
Tel. No. (617)	) 439-4444	Intellectual Property Group of EDWARDS & ANGELL, LLP
		P.O. Box 9169
		P.O. Address
Customer No.		Boston, Massachusetts 02209

# **FAX RECEIVED**

bc

DEC 3 1 2001

**GROUP 1600** 

E··

since 1894

COUNSELLORS AT LAW

Intellectual Property Practice Group

DIKE, BRONSTFIN, ROBERTS & CUSHMAN

EDWARDS & ANGELL, LLP

MARITOROUGH, MA OFFICE MARITOR

TELEPHONE (508) 485-7772 P.O. I BOST WASHINGTON, DC TELEPHONE (708) 553-2563

MAILING ADDRESS: P.O. BOX 9169 BOSTON, MA 02209 101 FEDERAL STREET BOSTON, MA 02110 (617) 439-4444 FAX (617) 439-4170

# **FACSIMILE TRANSMITTAL**

OFFICIAL

DATE:

December 29, 2001

TO:

U.S. Patent & Trademark Office

FAX NO.:

1-703-872-9306

FROM:

John B. Alexander, Ph.D.

**Examining Group 1600** 

FAX NO.:

617-439-4170

Our Docket No.:

55573 (71526)

No. of Pages (incl. cover): 17

Re:

U.S. Serial Number 09/786,309

MESSAGE:

Please enter the attached Amendment.

### NOTICE

The message and/or information which accompanies this facsimile cover sheet is intended for the addressee named above only. If you are not the intended recipient, please contact the sender by collect telephone at the number indicated. You will be advised regarding the disposition of what you have received. The mis-delivery of the message and/or information which accompanies this facsimile cover sheet is not intended to be and shall not constitute a disclosure of trade secrets, of attorney work product or of an attorney-client communication. No waiver of any privilege is intended. Thank you for your altention to this matter.

**BOSTON** 

HARTFORD

NEWPORT

**NEW YORK** 

PALM BEACH

PROVIDENCE

SHORT HILLS